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MAR 0 3 2017 ON 3/B1/201

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION THOMAS G. BRUTON THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT

Juan Morales 2014 1015	5192
Plaintiff,	1:17-cv-01759 Judge Virginia M. Kendall
(Enter above the full name of the plaintiff or plaintiffs in this action)	Magistrate Judge Maria Valdez PC5
vs	Case No: (To be supplied by the Clerk of this Court)
. The Director of Cook County Jail-"Ms. Jones":	The Honorable
[ad]	
The Swanntendant of	Presiding
Division -3 Annex,	Magistatrate
(Enter above the full name of ALL	
defendants in this action. <u>Do not</u> use "et al.")	
CHECK ONE ONLY:	
COMPLAINT UNDER T U.S. Code (state, county,	THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 or municipal defendants)
COMPLAINT UNDER T 28 SECTION 1331 U.S. 0	THE CONSTITUTION ("BIVENS" ACTION), TITLE Code (federal defendants)
OTHER (cite statute, if k	nown)
BEFORE FILLING OUT THIS COMPL FILING." FOLLOW THESE INSTRU	LAINT, PLEASE REFER TO "INSTRUCTIONS FOR ICTIONS CAREFULLY.
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THOMAS G. BRUTON, CLERK

(By) DEPUTY CLERK



March 31, 2017

DATE

Plain	iiff(s):
Α.	Name: Juan Mosales
В.	List all aliases:
C.	Prisoner identification number: 2014 101 5192
D.	Place of present confinement: Look Canty Jail
в.	Address: P.O. Box 089002, Chrogo, IL. 606 08
numb	re is more than one plaintiff, then each plaintiff must list his or her name, aliases, er, place of confinement, and current address according to the above format the sheet of paper.)
(In A positi	dant(s): below, place the full name of the first defendant in the first blank, his or her off on in the second blank, and his or her place of employment in the third blank. S o additional defendants is provided in B and C.)
(In A positi	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant:
(In A positi	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant:
(In A positi	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C .)
(In A positi	below, place the full name of the first defendant in the first blank, his or her off on in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant: T. Curre Title: Superiod and Division 3 Arres
(In A positi for tw	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant: T. Curre Title: Superiore Mand the Division 3 Arrox Place of Employment: Look County Jail Defendant: Ms. Tooss
(In A positi for tw	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant: Title: Superintendant of Dayistan 3 Arrex Place of Employment: Cook County Jail Defendant: Ms Jones Title: Director of Cook County Jail
(In A position for two A. B.	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant: T. Curre Title: Superior Mand It Division 3 Arrex Place of Employment: Look County Jail Place of Employment: Cook County Jail Place of Employment: Cook County Jail
(In A positi for tw	below, place the full name of the first defendant in the first blank, his or her ofton in the second blank, and his or her place of employment in the third blank. So additional defendants is provided in B and C.) Defendant: Title: Superintendant of Dayistan 3 Arrex Place of Employment: Cook County Jail Defendant: Ms Jones Title: Director of Cook County Jail

(If you have more than three defendants, then all additional defendants must be listed according to the above format on a separate sheet of paper.)

Plaintiff has never filed any Law Suit in any Court.

i), including any aliases:
s), including any aliases:
- /
deral court, name the district; if s
ed:
vas the case dismissed? Was it

IF YOU HAVE FILED MORE THAN ONE LAWSUIT, THEN YOU MUST DESCRIBE THE ADDITIONAL LAWSUITS ON ANOTHER PIECE OF PAPER, USING THIS SAME FORMAT. REGARDLESS OF HOW MANY CASES YOU HAVE PREVIOUSLY FILED, YOU WILL NOT BE EXCUSED FROM FILLING OUT THIS SECTION COMPLETELY, AND FAILURE TO DO SO MAY RESULT IN DISMISSAL OF YOUR CASE. COPLAINTIFFS MUST ALSO LIST ALL CASES THEY HAVE FILED.

IV. Jurisdiction And Venue
(1) Jurisdiction is proper pursuant to 42 USC 1983.
(3) Attl Acts Missions of the Atendente which also were 4
INC Claims Occurred within the tentral launch of this courts Turisdiction.
involved, including names, dates, and places. Do not give any legal arguments or cite any eases or statutes. If you intend to allege a number of related claims, number and set forth
each claim in a separate paragraph. (Use as much space as you need. Attach extra sheets if necessary.)
V. Exhaution of Administrative Remedies
(3). Plantiff has fully exacted all available administrative
Renedies as follows pursuant to the f. L. R.A.;
(4) Plaintiff has filed a grievance and appealed the
denial of it to the highest Darson - the Superintentant
enlisted havein total Director, enlisted herein.
(5) Plaintiff has threat of Complained of his governance
Issues praviding from with numerous apportunities and inotice
of the need to provide relief; (then mans both defendants).
6) Plaintiff write several letters to [both] defendants
and they refused to reneally the conditions.
(D) Both defendants refused to care enough to
even respond to plaintiff further.
4 Revised 9/2007

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Y Facts Lea

Facts Leading Up to And Giving Rise To The Claims

Note: The Facts set forth hereafter are incorporated into the Statement of Claims, as though actually restated.

1. Plaintiff entered Cook County jail on Oct. 15 . 2016, and Division 3 Annex Be on Oct 25, 2016.

2. Upon entering Div. 3, B2, plaintiff observed the following Living conditions, which are all closely related and exist together in a small area:

A. - The toilets were lare totally fithy without any way to clean they.

B. - There was not and are not any toilet-reet protectors to protect creself from bodenia.

C. - all 48 detaines and plantiff use the same toilet to deficate while three other toilets adjacent are used as urinals which are never wiped but urine is simply solushed everywhere on adjacent toilets and floor, without a way to wipe or clean them.

D. - the entire malls, sinks, floors were lare fithly with organisms planly

seeable and growing throughout.

- E. The Showers were love senturated with dark mold, bugs, slime-like substance, and filth from the constant use of 4B men and without the minimum chemicals to clean them.
- E. Frenc's a constant stream of mew detainers entering many of whombave illnesses and some form of infectious diseases all using the same aforestate bathroom, without other choice, or way, to protect ourselves from contaminations.
- 6. all 48 of us detained are Kept in a fight. low-ceiling deck, without proper Ventilation. The vents are totally fifty on the Eurstal and Tosside the ductions it's caked-up with layers of dust. Mold and other material, from perhaps decades of not being cleaned, It is these materials that the plaintiff and others are forced to breath in.
- 16. There is no-where to go on the locked small deck approximately '88 ff. by20 ff to get away from the fifthy Vents and ducting particles plaintiff
 15 forced to breath in, as there's no-where else allowed to go.
- I. Many detainees come in with lung-related issues and persistent coughing which adds to all that plaintiff is already forced to breath in from the vents with no way to protect himself, as the air is not filtered.

J. The surfaces such as the tables, phones, walls, are all filthy with those adequate caustic cleaning chemicals provided, or mags or towels to wipe the surfaces. [when chemicals are] provided staff allows (as the Defendants allow) the chemicals to be stoken by one or two detained who don't share them with the other 18 and new ones coming in daily.

K. There is no discernable "filtration" of the air - it's merely blown around and so filthy that plantiff and others commonly breath-in macro-sized particles.

- L. Since 10-2016, plantiff is forced to live-under the condition where Urine from 48 detainces hits the floors near the univals. Is shoe-soul deep with frequent water-leaks, and is then tracked around the deck by the feet, and up on the beds, stook, tables, and any disease in the Urine ends up on our bodies in exitably.
- 3. Plaintiff has repeatedly complained about the fitthy conditions using grevances notes to staff letters to the named defendants, and actually asking nearly every shift officer for assistance regarding conditions.

4. Plaintiff has repeatedly asked to be moved to somewhere in the jail where conditions are different however the policy of the named defendants does not allow it.

5. Other detainees are numerously complaining likewise and have sought medical treatment from injuries and diseases resulting from the conditions.

Con Plaintiff's injuries and physical condition Fresultingly are as follows:

My nasal passages have been plugged and there's an abridus infectious component of it due to the smell of the mucous; plaintiff's eyes stoy dry (and other detainees are corphaning likewise); I'm sick a clizzy several times per day and generally low on energy. have vairious paintin the lungs while breathing deeply (which plaintiff is seeking treatment for, as have others), and none of these conditions of health, existed prior to being moved to Div-3 Anna. Additionally, plaintiff's ears ring constantly and bumps have emerged on my body as hives that appear different from day-to-day. Plaintiff has had both soons and flus while here; and I "feel" like I'm "sick with a flu and these are symptons that many people complain of; and at least two doctors have told myself and other detainees that "bacteria and illneser are being transferred between detainees by our and touch due to unsantary conditions."...

7. Plaintiff has been retaliated against by some shift-officers for complaining regarding said conditions usually by confiscating writing Materials however this hostinatelected ability to file this suit and is most a claim herein, but it does show that there's been ample opportunity and motivate the enlisted defendants regarding the Living Conditions.

8. Plaintiff has threathy complained to the enlisted defendants who refused to care and say "the country is broke - bond out if you don't

like if ".

Note: All of the aforestated "facts" of this Section VI are incorporated [into the following clam of Section VII as though actually restated.

. Statement of The Claim

Claim: Defendants: Ms. Jones , Director Of Cook County Jail Land T. Curre . Superintendant of Division 3 Annex. both Cloaked with Color of Law, Acting In Individual and Official Capacifies. Did Deliberately Deprive Plaintiff of His 8th Amendment U.S. Constitutional Right Prohibiting "Deliberate Indifference", when the Above Defordats "Knowingly Provided" the Inhumane I wing Conditions As Stated In Section VI herein, A Deck-BZ-Division III Annex Of filthy Floors, Walls, Tables, Phones; the showers totally permeated with Mold . Scum , slime , bugs , bacteria Clearly Visible: Toilets with Urine Leaking on the floors And All over Tracked throughout the Living Area by 48 detainees Living Cramped up next to each other; No forlet protectors. The entire Walls, Sinks, floors are lovered in organisms and [No] rags to wipe them Nor adequate cherical cleaning Supplies to do so; Where Plantiff is forced to Live in this Squaler of fifth with 47 Other Men Using the Early single to let to deficate

without rags to clean it or protectors to prevent Contamination while three other Adjacent talets Splash and Leak Urrne and no way to sanifize the Gallities or protect Meself from diseases; where a nonstant stream of new detainers enter the Deck many of Whom have various illnesses, infections, and even upon wounds using the same toiled as aforestated, and without adequate supplies to Clean there; where many new defamees efter With Respitory Sticknesses, Caughing, without any way for plaintiff to protect houself; where in a small, tight, low-ceiling deck without ventilation cas the Vents are both Externally and Internally corted up with layers of dust Mold, and other material plantiff is forced to breath-in, that has effected massive coughing in Plantiff (and others); where tag rags, scrub-pads, or cleaning chemicals are provided to all detainees but rather only to a couple detainees who use such for Therselves; where the Sterch of alaraus fifth stells on the small deck, 24 hours a day like on "out-house" and at least three Quarters of the 48 Men having breathing issues like plaintiff from the particles in the infiltered air ; where plaintiffs nasal cavities are staffed-up 24-7 and his nostrils are burning with raw spots and scales in spots, along with duzzness. coordination instability latharginess inaw throat, horseness of voice and constant head-aches a ond where plaintiff and Mearly all 47 Others are coughing and feel STEK for 4 MONTHS straight/presently; And where both the Director and Superintendant Defordants have Birect Knowledge of all of such conditions and have been directly begged by plaintiff and others however both Defendants deliberately and callously refuse to revedy the Conditions of all. Paintiff has also believelosed vinging to his ears and blury exestable he believes directly from the toxicity of the currelative effects of the Lhoorstatutional Conditions.

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Wherefore plaintiff respectfully requests the following relief either in totality or part:
1. Consensatory Relief" in amount of 100,000. 2 dollars:
2. "Actual Danages" in amount "200.000. 2 dollars; 3. "Nominal Danages Relief" in arount of "100.000. 2 dollars
Conditions and Injury; land to being forced to live under those
4. For such other Relief as this land finds not under the
circumstances.
IX. Plaintiff requests Freal by Jury pursuant to F.R.C.P.
Respectfully Submitted,
Quan Morales Suan Morales
Quan Morales
#2014 1M SIGE Cook County Jail
2700 So. California Ave
Verification_
Under penalties of penury, all heren is frue. Date 2-21 2017.
Juan Morales - Plantit
- Hantiff

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Case: 1:17-cv-01759 Document #: 5 Filed: 03/31/17 Page 10 of 12 Pa	jeID #:32
For The Northern District Of Illinois	
Eastern Division FILED	
Juan Morales, MAR 03 2017 FW	
Plaintiff, CORNO THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT	
-VS- The Honorable	
The Director Of book lounty Itil - Presiding.	
The Superintendant of Dx. 3 Annex) Magistrate T. Currie".	
Defendants.	
Notice of Filing	
10° The Director Of Cook Country Jail To: The Superintendant of Cook Country Jail's Div. 3 Annex 7. Currie"	
Chrcago . Il 60608 2700 S. California Ave Chicago . Il 60608	
PLEAST TAKE MOTTLE on 2 20 - 2 20	
Clarififf Iran Morales has filed the accompanied 42 U.S.C. 1983	
Civil Rights Corphant enlisting you as defendants, with the honorable Clerk of the U.S. District Court @ 219 So. Dearborn St. Chicago, IL.	
The VINHOUS	
qui service.	
I lectify on roth persuant to Juan Morneles	
I letter on eath persuant to Suan Morales 2014 101 5192 Cook County Jail P.O. Box 089002 is true. Juan Morales Chicago. IL 60608	
- Arabad	ĺ

Juan Morale: 1:17-cv-01759 Document #: 5 Filed: 03/31/17 Page 11 of 12 PageID # 2014 101 5192 Cook County Jail P.D. Box 089002 Chrcago , IL-60608







To: The Clerk of the U.S. District Court Clerk's loffice. 219 South Dearborn Street Chreago, Il.

THOMAS & SHUTON SLERK, U.S. BISTRICT SOURT

egal"

1:17-cv-01759 Judge Virginia M. Kendall Magistrate Judge Maria Valdez PC₅

